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1 2 3 4 5 6 7	MARK R. CONRAD (CA Bar No. 255667) GABRIELA KIPNIS (CA Bar No. 284965) CONRAD & METLITZKY LLP Four Embarcadero Center, Suite 1400 San Francisco, CA 94111 Tel: (415) 343-7100 Fax: (415) 343-7101 Email: mconrad@conradmetlitzky.com Email: gkipnis@conradmetlitzky.com Attorneys for Defendant GUANGZHI CAO	
8	UNITED STATE	ES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10		
11 12	TESLA, INC., a Delaware corporation,	CASE NO. 19-cv-01463-VC
13 14 15 16 17 18 19 20 21	Plaintiff, v. GUANGZHI CAO, an individual, Defendant.	STIPULATION FOR EXTENSION OF TIME TO RESPOND TO THE COMPLAINT
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	CASE NO. 19-CV-01463-VC	STIPULATION RE EXTENSION OF TIME TO RESPOND TO COMPLAINT

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1	WHEREAS, Plaintiff Tesla Inc. filed a Complaint with this Court on March 21, 2019;	
2	WHEREAS, Plaintiff Tesla Inc. served a Summons on Defendant Guangzhi Cao on March 22,	
3	2019;	
4	WHEREAS, the parties perviously stipulated to extend Defendant Cao's deadline to respond to	
5	the Complaint to May 10, 2019;	
6	WHEREAS, the parties agree that additional time is appropriate for Defendant Cao to respond to	
7	the Complaint;	
8	WHEREAS, further extending the deadline for Defendant Cao to respond to the Complaint until	
9	June 10, 2019 will not alter the date of any event or any deadline already fixed by Court order;	
10	IT IS HEREBY STIPULATED by the parties, pursuant to Civil L.R. 6-1(a), that the time for	
11	Defendant Cao to respond to the Complaint is extended until June 10, 2019. By her signature below,	
12	counsel for Defendant Cao hereby attests that all parties listed below concur in the filing of this	
13	document.	
14		
15	Date: May 3, 2019 CONRAD & METLITZKY LLP	
16	/s/ Gabriela Kipnis	
17	MARK CONRAD	
18	GABRIELA KIPNIS Attorneys for Guangzhi Cao	
19		
20	Date: May 3, 2019 THE NORTON LAW FIRM	
21		
22	/s/ Fred Norton FRED NORTON	
23	Attorneys for Tesla Inc.	
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